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JUN 24 1987

Karen Jentis, Chief  
 NJDEP-Division Hazardous Waste Management  
 Bureau of Case Management  
 401 State Street  
 Trenton, New Jersey 08625

Dear Karen:

As you know, the Superfund Amendments and Reauthorization Act of 1986 (SARA) require that remedial actions conducted on-site shall meet (except under certain conditions) the "applicable or relevant and appropriate standards, limitations, criteria and requirements" (ARAR) of Federal and State environmental laws. As a result, it is necessary for EPA to obtain a complete picture of State requirements as early in the RI/FS process as possible.

For a number of Federal-lead enforcement projects, NJDEP must evaluate and notify EPA of the specific requirements that they think will be applicable or relevant and appropriate to each alternative under examination in the feasibility study. These projects include:

SCP-Carlstadt  
 M & T Delisa  
 Lone Pine Landfill (Off-Site Study)

Some of the aforementioned projects have yet to reach the feasibility stage. However, NJDEP should begin to determine ARARs based on information generated to date. I am requesting a written response on a site-specific basis. In addition, I have instructed Project Managers of the sites listed above to contact their counterparts in your Bureau with respect to ARARs.

If you have any other questions, please feel free to contact me (212) 264-1858.

Sincerely yours,

Raymond Basso, Chief  
 Northern New Jersey Site Compliance Section

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